FROSTBURG

Maryland, and to the Department of Legislative Reference of Maryland, a complete certified copy of the text of this Resolution, the date of the Referendum, if any is held, a certificate showing the number of Councilmen voting for and against it, and a report on the votes cast for or against the amendments hereby enacted at any Referendum thereon, and the effective date of the Charter Amendment.

This Resolution passed this 6th day of May, 1974.

FRUITLAND

(Wicomico County)

RESOLUTION NO. 3 - 1974

A PROPOSED CHARTER AMENDMENT

ENTITLED

A RESOLUTION to repeal Sections 113P, 113Q, and 113S of the Charter of the City of Fruitland and to re-enact in place thereof new Sections 113P, 113Q, and 113S, said new sections providing that the City of Fruitland may sell its bonds at private sale to the United States of America or the State of Maryland, or any agency of either of them without having first advertised and offered at public sale: may borrow upon the full faith and credit City of Fruitland up to eighty-five (85) percent of the amount due to City of Fruitland on any loan, gift, or grant from the United States of America or the State of Maryland or any agency of either of them on any funded commitment which sum shall be repaid in full out of the proceeds of such loan, grant, or gift; and to authorize the City of Fruitland to levy ad valorem taxes on the assessable property in the City of Fruitland to pay the interest on any bond anticipation notes.

Section I: BE IT RESOLVED, ENACTED, AND ORDAINED BY THE CITY COUNCIL OF THE CITY OF FRUITLAND, MARYLAND, by virtue of the authority granted in Article 11F of the Constitution of Maryland and Section 13 of Article 23A of the Annotated Code of Maryland (1973 Replacement Volume) Title "Corporations-Municipal", subtitle "Home Rule" that Sections 113P, 1130, and 113S of the Charter of the City of Fruitland, as revised by Resolution 2-1974 be and the